#### §661.440

- (d) The Secretary may approve a workforce flexibility plan for a period of up to five years.
- (e) Before submitting a workforce flexibility plan to the Secretary for approval, the State must provide adequate notice and a reasonable opportunity for comment on the proposed waiver requests under the workforce flexibility plan to all interested parties and to the general public.
- (f) The Secretary will issue guidelines under which States may request designation as a work-flex State.

# §661.440 What limitations apply to the State's Workforce Flexibility Plan authority under WIA?

- (a)(1) Under work-flex waiver authority a State must not waive the WIA, Wagner-Peyser or Older Americans Act requirements which are excepted from the work-flex waiver authority and described in §661.430(a).
- (2) Requests to waive statutory and regulatory requirements of title I of WIA applicable at the State level may not be granted under work-flex waiver authority granted to a State. Such requests may only be granted by the Secretary under the general waiver authority described at §§ 661.410 through 661.420.
- (b) As required in §661.430(c)(5), States must address the outcomes to result from work-flex waivers as part of its workforce flexibility plan. Once approved, a State's work-flex designation is conditioned on the State demonstrating it has met the agreed-upon outcomes contained in its workforce flexibility plan.

# PART 662—DESCRIPTION OF THE ONE-STOP SYSTEM UNDER TITLE I OF THE WORKFORCE INVEST-MENT ACT

#### Subpart A—General Description of the One-Stop Delivery System

Sec.

662.100 What is the One-Stop delivery system?

## Subpart B—One-Stop Partners and the Responsibilities of Partners

- 662.200 Who are the required One-Stop partners?
- 662.210 What other entities may serve as One-Stop partners?
- 662.220 What entity serves as the One-Stop partner for a particular program in the local area?
- 662.230 What are the responsibilities of the required One-Stop partners?
- 662.240 What are a program's applicable core services?
- 662.250 Where and to what extent must required One-Stop partners make core services available?
- 662.260 What services, in addition to the applicable core services, are to be provided by One-Stop partners through the One-Stop delivery system?
- 662.270 How are the costs of providing services through the One-Stop delivery system and the operating costs of the system to be funded?
- 662.280 Does title I require One-Stop partners to use their funds for individuals who are not eligible for the partner's program or for services that are not authorized under the partner's program?

#### Subpart C—Memorandum of Understanding for the One-Stop Delivery System

- 662.300 What is the Memorandum of Understanding (MOU)?
- 662.310 Is there a single MOU for the local area or are there to be separate MOU's between the Local Board and each partner?

## Subpart D—One-Stop Operators

- 662.400 Who is the One-Stop operator?
- 662.410 How is the One-Stop operator selected?
- 662.420 Under what limited conditions may the Local Board be designated or certified as the One-Stop operator?
- 662.430 Under what conditions may One-Stop operators designated to operate in a One-Stop delivery system established prior to the enactment of WIA be designated to continue to act as a One-Stop operator under WIA without meeting the requirements of §662.410(b)?

AUTHORITY: Section 506(c), Pub. L. 105–220; 20 U.S.C. 9276(c).

SOURCE: 65 FR 49398, Aug. 11, 2000, unless otherwise noted.